

Serial 3486 02 | 07/466,514

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office

Addresa: COMMISSIONER OF PATENTS AND TRADEMARKS
Weehington; D.C. 20231

	ĄŞ	ELIYL NAMBEL	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKE	T NO.
		07/966,4	14 10/26	/92 DII	NKINS		G 4728	
:		CHINEXEMINER  CHINEXE In the second and the control of the control						
	Ē		CE OF PATR AREHVILLAG		ING native character stabil	ARTIENS	B ashirRAPER NUMB	ER
٠		APTOS, C	A 95003		· · · · · · · · · · · · · · · · · · ·		603 /2	
	fr /	ords as deciden	COMPA			DATE MAILED:	05/18/	/94
Thi	s Is a	communication from the	examiner in charge of AND TRADEMARKS	your application	्र <sup>क्षेत्रक</sup> का <b>देखाओं</b> अक्ष	inis ure synch	zonously	
	rei	Alest <sup>a</sup> (i)						
	2.	j Agraticania	amendioe : <u>a</u>	ا العادية من العنا ال	he have grounds of t	s	uzunges, THIS	<b>k</b>
This application has been examined  Responsive to communication filed on 2909 (Coccurrence This action is made final.  A shortened statutory period for response to this action is set to expire (March 1998).  A shortened statutory period for response to this action is set to expire (March 1998).								
A she Fallu	re to	respond within the p	eriod for response w	vill cause the app	olication to become abando	nth(s), 35 U.S.C. 1	lays from the dete of this	letter.
Part		casion of time. THE FOLLOWING A	peitcy we see fo ATTACHMENT(S) A					
		Notice of Reference	s Cited by Examine	r, PTO-892.	2. Notice re	e Petent Drawing, PT		
3. 5.	_		by Applicant, PTO-1 to Effect Drewing C			f Informal Patent Ap	plication, Form PTO-152.	
Part I	n 📐	SUMMARY OF AC	TION		VIAS CONTINE Clad variot tw	DATE OF THE		
1.	ঠ	Claims 1	15,21	T27713	34-39 ADV	and a region	are pending in the appl	iication.
			AFTER THE P	2/1-12	PENED STAN SO			eretion.
2.		Claims16	- 20', 28	-33	ANTE AN		STON FIELD	
3.	2	claims 34	1-39	11.	NOLVENT WILL MX MONTHS END	THE STATUT	ORY PERIOD	
4.		Claims\C. 1/01/	5		MA MOSTIN PRO	M FRF DALL	are rejected.	
5.		Claims		<u> </u>	4	البومجرية مناجر المالية	are objected to.	
6.		Claims			14	are subject to restric	tion or election requireme	ent
7.		This application has	been filed with info	rmel drewlings iii	nder 37 C.F.A. 1.85 which e			an.
	. '. f	Formal drewings are	w w F 3		10.3	1 (45 4709)		
9	W	Chr.						
•	( አለ - : :	are corrected or su	not accepteble	s (see explenation	d on on or Notice re Petent Draw	Under 37 C	.F.H. 1.84 these drewings	-
10.		The proposed edditi	ionel or substitute si oproved by the axen	heet(s) of drewin niner (see expler	gs, filed on netion).	hes (heve) been	approved by the	
11.		The proposed drewi	ing correction, filed	on	, has been 🔲 ep	proved.  diseppr	oved (see explenetion).	
12.		Acknowledgment is	mede of the claim fo	or priority under	U.S.C. 119. The certified co	ppy has 🔲 been re	ceived 🔲 not been rece	eived
		Deen filed in par	rent epplication, seri	al no.	; filed o	n		
- 13.		Since this application accordance with the	on eppeers to be in o practice under Ex p	ondition for ello parte Quayle, 190	wence except for formel me 35 C.D. 11, 453 O.G. 213.	etters, prosecution as	s to the merits is closed in	1
14.		Other						

Serial Number: 07/966,414

Art Unit: 2603

1. Claims 1-15 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, last paragraph, it is unclear what the digital signals are "synchronously related" to.

2. Applicant's amendment necessitated the new grounds of rejection. Accordingly, THIS ACTION IS MADE FINAL. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wellington Chin whose telephone number is (703) 305-4366.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-4700.

W.Chin (703)305-4366 5/16/94

> WELLINGTON CHIN PRIMARY EXAMINER GROUP 2600